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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

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Attorney for Creditor

In Re:

Richard Kuhn and Lorraine M. Kuhn

Strates Avenue A

Order Filed on July 2, 2020 by Clerk U.S. Bankruptcy Court District of New Jersey

Case No.: 17-31259-MBK

Chapter: 13

Judge: Michael B. Kaplan

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: July 2, 2020

Honorable Michael B. Kaplan United States Bankruptcy Judge

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	ourt having reviewed the Motion for Authorization to Enter into Final Loan Modification
	ed on May 10, 2020, as to the first mortgage [enter first,
	etc.] concerning real property located at ad, Brick, NJ 08724-1102, and the Court having considered any
objections filed	d to such motion, it is hereby ORDERED that:
\boxtimes	The debtor is authorized to enter into the final loan modification agreement.
1)	The loan modification must be fully executed no later than 14 days from the date of this
	ot, the secured creditor, within 14 days thereafter, must file with the Court and serve on the
	s attorney, if any, and the standing trustee a Certification indicating why the agreement was
	ited. A response by the debtor, if any, must be filed and served within 7 days of the filed
date of the sect	ured creditor's Certification; and
2)	Upon the filing of the Certification required above, and absent a response from the
debtor, the star	nding trustee may disburse to the secured creditor all funds held or reserved relating to its
	the filing of the Certification within the time frame set forth above, the standing trustee will
	on hand to other creditors pursuant to the provisions of the confirmed Plan and any proof
	n this case with respect to the mortgage is deemed modified and incorporated into the Loar
Modification A	Agreement; and
3)	Unless the debtor's Plan has been confirmed with 100% paid to unsecured creditors, the
debtor must fil	e a Modified Chapter 13 Plan and Motions within 14 days of consummation of the loan
	f the loan modification results in material changes in the debtor's expenses, the debtor
must also file a	amended Schedules I and J within 14 days of the date of this Order; and
4)	Check one:
	There is no order requiring the debtor to cure post-petition arrears through the Plan; or
	Post-petition arrears are capitalized into the loan modification agreement, and the
Order filed on	requiring the Standing Trustee to make payments based on the
arrearage is va	cated as of the date of this order; or
	Post-petition arrears have not been capitalized into the loan modification agreement,
and the Standin	ng Trustee will continue to make payments to the secured creditor based on the Order filed
on	; and
5)	If fees and costs related to loss mitigation/loan modification are sought by the debtor's
attorney, an Ap	oplication for Compensation in compliance with D.N.J. LBR 2016-1 must be filed.
The	Motion for Authorization to Enter into Final Loan Modification Agreement is denied.